Order for accelerated discovery for 10 to answer TTZ interogrationes before 4130/66

P 2

CH0000960

CH000096O

FILE_

APR 10 1986

ALFRED A. SLOCUM, PUBLIC ADVOCATE DEPARTMENT OF THE PUBLIC ADVOCATE BY: STEPHEN EISDORFER Assistant Deputy Public Advocate DIVISION OF PUBLIC INTEREST ADVOCACY CN 850 TRENTON, NEW JERSEY 08625

STEPHEN SKILLMAN, J. S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION-MIDDLESEX/
MORRIS COUNTIES
DOCKET NO. L-6001-78 P.W.

MORRIS COUNTY FAIR HOUSING COUNCIL, et al.

Plaintiffs,

vs.

BOONTON TOWNSHIP, et al.,

Defendants,

and consolidated cases.

Civil Action

(Mt. Laurel Action)

ORDER FOR

ACCELERATED DISCOVERY

The Court having considered the application of plaintiffs Morris County Fair Housing Council et al. in the above entitled matter for an order for accelerated responses to their interrogatories and notices to produce and the opposing papers filed by defendant; and the Court having determined that this accelerated discovery is appropriate in this proceeding for interlocutory restraints and conditions;

ORDERED that defendant; shall lanswer plaintiffs' interrogatories and comply with plaintiffs' notice to produce on or before April 30, 1986.

Any response to that part of the pending motion which seeks to add parties shall be served and filed by April 23, 1986, or 10 days after receipt of the Public Advocate's brief, whichever is later.

HONORABLE STEPHEN SKILLMAN, J.S.C.